## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: ASBESTOS PRODUCTS : CONSOLIDATED UNDER LIABILITY LITIGATION (No. VI) : MDL DOCKET NO. 875

:

VARIOUS PLAINTIFFS :

:

v. : CASES LISTED IN EXHIBIT

"A," ATTACHED

: :

VARIOUS DEFENDANTS

## SCHEDULING ORDER

AND NOW, this 20th day of May, 2012, it is hereby ORDERED that the deadlines for this case are as follows:

1. All discovery must completed by:

September 17, 2013.

- 2. Plaintiff's expert reports must be served by:
   October 17, 2013.
- Defendant's expert reports must be served by:
   November 18, 2013.
- 4. Rebuttal expert reports must be served by:

  December 2, 2013.

This Court does not take lightly requests for extensions of deadlines outlined in the scheduling order. Any request for an extension of time must state the "good cause" basis for the modification pursuant to Federal Rule of Civil Procedure 16(b)(4). Additionally, the parties are reminded that, according to Local Rule of Civil Procedure 7.4, no stipulation to extend deadlines is effective until approved by the Court.

Defendants must file an answer pursuant to the Federal Rules of Civil Procedure (as opposed to any state rules of civil procedure) if they have not already done so.

- 5. Summary Judgment motions must be filed by: January 2, 2014.
- 6. Responses are due: February 3, 2014.
- 7. Replies, if any, are due: February 17, 2014.
- 8. A final pre-remand hearing, including oral argument on all opposed summary judgment motions, will be held on March 24, 2014 at 10:00am in Courtroom 11A, 601 Market St., Philadelphia, PA 19106.

It is further **ORDERED** that the final pre-remand hearing and oral argument on opposed motions for summary judgment constitutes the final pre-remand conference in the case.

Therefore, prior to the hearing date, Plaintiffs' counsel must inform the Court<sup>3</sup> as to the status of the case, which must fall into one of the following four (4) categories:

- (1) Case should be dismissed to the "bankruptcy only" docket, and a proposed order has been filed.
- (2) Case has been **settled**, and a proposed order has been filed.
- (3) Case complies with the factors set forth in Administrative Order 18,4 and the case is ready to

The Honorable Judge Eduardo C. Robreno Attn: MDL 875 Law Clerk U.S. District Court, Eastern District of Pennsylvania 601 Market Street Room 2609 Philadelphia, PA 19106

A status update should be made in writing, filed on the docket <u>AND</u> either emailed to the MDL 875 law clerk, Michele\_Ventura@paed.uscourts.gov, or sent to:

Administrative Order 18 is available at: <a href="http://www.paed.uscourts.gov/documents/MDL/MDL875/Administrative">http://www.paed.uscourts.gov/documents/MDL/MDL875/Administrative</a>
Order 18.pdf.

be remanded to the transferee court.

(4) Case will be voluntarily **dismissed**, and a proposed order has been filed.

It is further ORDERED that, if the case is ready to be remanded to the transferee court, Plaintiff's counsel shall provide to the Court, prior to the hearing date, a list of all remaining viable defendants to be pursued at trial. The Court will dismiss all other viable defendants, and stay proceedings against bankrupt defendants.

It is further **ORDERED** that, if there are no pending motions remaining in the case, and counsel informs the Court as to the status of the case prior to the date of the hearing, appearance at the hearing is **excused**. Failure to appear at the hearing without a prior status update may result in the dismissal of the case.

IT IS SO ORDERED.

EDUARDO C. ROBRENO, J.

## EXHIBIT A

Case Number	District	Caption
2:13-cv-02081	PA-E	CAMPBELL et al v. NORFOLK & SOUTHERN RAILWAY CO.
13-1544	PA-E	Nethken, et al v. Various Defendants
2:13-cv-60005	CA-N	BLAKENEY et al v. 3M COMPANY et al
11-66756	CA-N	STEVENS et alv. GENERAL ELECTRIC COMPANY et al
11-66757	CA-N	TRAVES et alv. FOSTER WHEELER LLC et al
09-93759	CA-C	NEPOMUCENO et alv. A.W. CHESTERTON COMPANY et al